

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Attorney

Gregory R. Lowe, of Santa Barbara (for Petitioner Alan Lowe)

Ex Parte Petition for Appointment as Sole Personal Representative and **Issuance of Letters**

DC	DD: 8/11/2007		
	ont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of X Hrg Aff.Mail X Aff.Pub.	ALAN LOWE, sole surviving Co- Administrator appointed with Full IAEA authority without Bond on 11/21/2007, is Petitioner. Petitioner states: A vacancy has occurred in the office of personal representative of the estate due to the death of his co-personal representative, DAVID LOWE, on 10/14/2013; Petitioner is the sole beneficiary of the Decedent and he has waived bond; David Lowe died without issue; notice is not required to anyone; An account in the name of the	NEEDS/PROBLEMS/COMMENTS: Note: Order on Ex Parte Petition for Appointment as Sole Personal Representative and Issuance of Letters filed 9/15/2015 finds: The Order on Final Distribution on Waiver of Account filed 11/3/2008 did not contain an omnibus clause; The Ex Parte Petition does not identify the heirs of DAVID LOWE, deceased heir and Co-Administrator; Not enough information is provided regarding the account that needs to be closed; Petitioner shall provide notice of
	Sp.Ntc. Pers.Serv.	Decedent remains to be closed, and there is an urgency to have it	the hearing set for 10/13/2015 to
	Conf.	closed;	all persons entitled thereto.
	Screen	Amended Letters are required for	1. Petitioner states he is the sole
✓	Letters	Petitioner to close the account.	beneficiary of the Decedent and that the Co-Administrator DAVID
	Duties/Supp	Petitioner prays that:	LOWE, post-deceased son of
	Objections	Petitioner continues as the sole	Decedent, died without issue. Need additional information
	Video	personal representative;	regarding the basis upon which
	Receipt CI Report	2. Bond not be required; and	the Petitioner relies for his assertion
	9202	3. Amended Letters be issued naming Petitioner as the sole personal	that he succeeds to the share to which DAVID LOWE is entitled from
√	Order	representative with full authority under the IAEA.	this Decedent's estate. Petitioner must demonstrate to the Court that the share that passes to the Estate of David Lowe is rightfully to be distributed to the Petitioner rather than to any heirs of the Estate of David Lowe. ~Please see additional page~
	Aff. Posting		Reviewed by: LEG
	Status Rpt		Reviewed on: 10/7/15
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 1 – Lowe

NEEDS/PROBLEMS/COMMENTS, continued:

- 2. Need additional information regarding the after-discovered bank account in the name of the Decedent that remains to be closed, including the sum contained in the account and the nature of the account (such as savings or mutual funds); Court will set a status hearing for the filing of a Supplemental Inventory and Appraisal of the estate to be filed with the Court.
- Need notice of hearing to be served to any heirs of the Estate of David Lowe, such as a surviving spouse or parents.
- 4. Need amended proposed order that includes a finding that Petitioner shall be accountable for any assets marshalled and for a final distribution of the estate to the persons entitled, to include final estate closure and discharge of Petitioner as personal representative following approval of an Ex Parte Petition for Final Discharge and Order (Judicial Council Form DE-295).

Note: If Petition is granted, Court will set status hearings as follows:

- Thursday, November 19, 2015 at 9:00 a.m. in Dept. 303 for filing of the Supplement Inventory and Appraisal; and
- Thursday April 14, 2016 at 9:00 a.m. in Dept. 303 for filing of the petition for final distribution and closure of the estate.

Pursuant Local Rule 7.5, if the documents noted above are filed 10 days prior to the dates listed, the hearings will be taken off calendar and no appearance will be required.

2 Donald Lewis McDaniels (CONS/PE)

Case No. 07CEPR01275

and

Attorney: Gary G. Bagdasarian (for Petitioner/Conservator of the Estate Bruce Bickel)

First Account Current and Report of Successor Conservator of the Estate Petition for its Settlement; for Allowance of Fees to the Conservator of Estate and his Attorney.

		PRINCE PICKEL Supposes Consequents of	
-		BRUCE BICKEL, Successor Conservator of the estate, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
-		ine estate, is perilloner.	Disbursement schedule shows
Со	ont. from 091515	ROBERT N. LOWDER, III and MARCIA LOWDER are Successor Co-Conservators of the person.	payments for auto registrations on a 1965 Chevy totaling \$253.00 however there is no 1965 Chevy listed on the
1	Verified	Account period: 10/12/13 - 12/31/14	property on hand. Declaration filed on 10/5/15 states an
	Inventory	Accounting - \$967,789.52	inventory and appraisal,
	PTC Not.Cred.	Beginning POH	supplemental No. 1 will be filed. – Need Supplemental Inventory
1	Notice of	Current bond: \$280,000.00	and Appraisal.
/	Hrg W/		
	Aff.Pub.	Attorney - \$2,707.50 (\$1,250.00 per Local Rule for preparation	Order does not comply with
	Sp.Ntc.	of the accounting plus 1.5 hrs @275/hr. to	Local Rule 7.6.1C. All orders
	Pers.Serv.	update conservatee's estate plan and 4.1 hrs. @ \$250-\$275 for care of	settling accounts shall contain a
	Conf.	conservatee)	statement as to the balance of the estate on hand, specifically
	Screen Letters	Attornov costs CA2E 00 (filing	noting the amount of cash
	Duties/Supp	Attorney costs - \$435.00 (filing fee)	included in the balance.
	Objections	1 · · · · · ·	
	Video	Conservator - \$27,577.07 (224.68 hrs. @ \$60-\$150/hr., already	
	Receipt	received \$10,078.50 per order allowing	
	CI Report	payment of \$600 per month leaving a	
✓	2620(c)	balance due of \$17,498.57)	
	Order X	Petitioner prays for an Order:	
	Aff. Posting	remoner prays for an order.	Reviewed by: KT
	Status Rpt	1. Approving, allowing and settling the	Reviewed on: 10/7/15
	UCCJEA	first account;	Updates:
	Citation	2. Confirming, approving and ratifying	Recommendation:
	FTB Notice	all acts and transactions of Petitioner	File 2 – McDaniels
		, , , , , , , , , , , , , , , , , , ,	
	Citation	2. Confirming, approving and ratifying	Recommendation:

2 Donald Lewis McDaniels (CONS/PE)

Case No. 07CEPR01275

Note: If the petition is granted, a status hearing will be set as follows:

• Wednesday, March 1, 2017 at 9:00 a.m. in Department 303, for the filing of the second account.

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the date set the status hearing will come off calendar and no appearance will be required.

3 Michael John Rossi Special Needs Trust Case No. 0 Attorney Kruthers, Heather H (for Public Guardian – Trustee) Probate Status Hearing Re: Filing of the Third Account Case No. 09CEPR00201

	PUBLIC GUARDIAN, was appointed as	NEEDS/PROBLEMS/COMMENTS:
	Successor Trustee on 08/03/2011.	
	Second Account Current and Report of Trustee; Petition for Allowance of	Need Third Account or current written status report pursuant to Local Rule 7.5 which states in all
Cont. from	Compensation to Trustee and Attorney	matters set for status hearing
Aff.Sub.Wit.	filed 08/26/2014. The ending balance	verified status reports must be
Verified	of property on hand is \$170,849.23, all of	filed no later than 10 days before
Inventory	which is cash.	the hearing. Status Reports must
PTC	Minute Order of 10/14/2014 set this	comply with the applicable code
Not.Cred.	Status Hearing for the Filing of the Third	requirements. Notice of the status
Notice of	Account on 10/12/2015.	hearing, together with a copy of
Hrg		the Status Report shall be served
Aff.Mail	Notice of Hearing of Changed	on all necessary parties.
Aff.Pub.	Calendar Setting was mailed to Attorney Jeff Reich and Attorney	an an meessary parmes.
Sp.Ntc.	Heather Kruthers informing them of the	
Pers.Serv.	= new date of 10/13/2015.	
Conf.	11000 date of 10,10,2010.	
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202	_	
Order		
Aff. Posting	_	Reviewed by: LV
Status Rpt	_	Reviewed on: 10/07/2015
UCCJEA	_	Updates:
Citation	_	Recommendation:
FTB Notice		File 3 – Rossi

5 Steven Montes, Veronica Montes, Gabriel Montes, (GUARD/P) & Israel Montes Case No. 11CEPR00065

Petitioner Mosqueda, Arthur Alexander, JR (Pro Per – Maternal Uncle)

Petitioner Mosqueda, Christine Diane (Pro Per – Maternal Aunt)

Objector Mosqueda, Anita (Pro Per – Mother)

Petition for Appointment of Temporary Guardian of the Person

Ve	ronica Age: 16	GENERAL HEARING 12/09/2015	NEEDS/PROBLEMS/COMMENTS:	
Cont. from Aff.Sub.Wit.		ARTHUR ALEXANDER MOSQUEDA, JR., maternal uncle, and CHRISTINE DIANE MOSQUEDA, maternal aunt, are	Note: Petition pertains to minor, Veronica Montes only. 1. Need Notice of Hearing.	
✓ ————————————————————————————————————	Verified Inventory PTC Not.Cred. Notice of X Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. X Conf.	= = = =	 2. Need proof of personal service five (5) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Appointment of Temporary Guardian or consent and waiver of notice or declaration of due diligence for: Genaro Montes (Father) Anita Mosqueda (Mother) 	
√ √	Screen Letters Duties/Supp	= = =		
✓	Objections Video Receipt CI Report 9202 Order	=		
✓	Aff. Posting Status Rpt UCCJEA Citation FTB Notice		Reviewed by: LV Reviewed on: 10/07/2015 Updates: Recommendation: File 5 – Montes	

6 Jesus Soto (Special Needs Trust) Case No. 11CEPR00718 Attorney Kruthers, Heather H (for Public Guardian – Trustee) Probate Status Hearing Re: Filing of the Next Account

Age: 24	PUBLIC GUARDIAN, was appointed as	NEEDS/PROBLEMS/COMMENTS:
Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt	PUBLIC GUARDIAN, was appointed as Trustee by Minute Order on 4/12/2012. Order Settling Second Account Current and Report of Trustee; Order Authorizing Compensation to Trustee and Her Attorney was filed on 10/20/2014. Minute Order of 10/20/2014 set this status hearing for the filing of the 3rd Account.	NEEDS/PROBLEMS/COMMENTS: 2. Need Third Account or current written status report pursuant to Local Rule 7.5 which states in all matters set for status hearing verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.
CI Report		
Order		
Aff. Posting		Reviewed by: LV
Status Rpt		Reviewed on: 10/07/2015
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 6 – Soto

Case No. 13CEPR00294

Ivone Carlson (Estate)
Hinshaw, Caroline K. (for Mark Reiff – Executor – Petitioner)
Teixeira, J. Stanley (for Scott Raven – Objector)
Petition for Instructions Atty Atty

DO	D: 3-29-13		MARK REIFF, Executor with full IAEA	NEEDS/PROBLEMS/COMMENTS:
			and bond of \$2,100,000.00, is	, , , , , , , , , , , , , , , , , , , ,
			petitioner.	Continued from 8/18/15. Minute order
			D. 1.1. T	states Counsel represents that they are
	nt from 020315		Petitioner states: The beneficiaries of the estate are Concordia Lutheran	near an agreement and request 60
	015, 051215,	,	Church, Kingsburg, CA, Kingsburg	days.
	615, 071415,		High School, Fresno Chapter of the	Status Report of Attorney Caroline
	815		Arthritis Foundation, The Lutheran	Hinshaw filed on 10/6/15 states a
	Aff.Sub.Wit.		Hour, and the American Heart	formal written agreement has been
~	Verified		Association. Requests for Special	fully executed. The parties have
	Inventory		Notice have been filed by Colleen	cooperated to sign documents to
	PTC		Zanovitch (whose interest has been distributed), J. Stanley Teixeira, Esq.,	close escrow for the sale of the Estate's interest in real property. Anticipated
	Not.Cred.		attorney for Scott Raven, American	close of escrow is before October 13,
-	Notice of		Heart Association, and State of	2015. Ms. Hinshaw anticipates the
	Hrg		California Franchise Tax Board (since	prompt filing of a petition for
~	Aff.Mail	W	withdrawn).	preliminary distribution of a substantial
	Aff.Pub.	**		portion of the estate.
	Sp.Ntc.		The decedent owned a 50% interest in Levin & Carlson, a California General	
	Pers.Serv.		Partnership, and also owned title to	
	Conf.		50% of the partnership land, as set	Note: The Order Settling Executor's First
	Screen		forth on Corrected I&A #3 filed 1-23-	Account entered 12-8-14 authorized
	Letters		15. The other partner is Marilyn	continuation of the administration for
	Duties/Supp		Lungren. Both women inherited their	up to one year. A status hearing is set
-	Objections		interests from their parents. The terms	for 1-11-16 for the filing of the Second/Final Account.
Ě	Video		of the partnership documents permit continuance of the business upon	Second/Findi Account.
	Receipt		agreement between Petitioner and	
	CI Report		the surviving partner or dissolution of	
	9202		the partnership at the end of the crop	
~	Order		year following the death of a partner.	
	Aff. Posting		Potitionar's counsel periodically	Reviewed by: skc
	Status Rpt		Petitioner's counsel periodically followed up with counsel for Ms.	Reviewed on: 10/8/15 (KT – status
	Sidios Kpi		Lungren regarding the business,	report)
	UCCJEA		requesting reports, et al., required by	Updates:
	Citation		the partnership documents if the	Recommendation:
	FTB Notice		business was to continue following the	File 7 - Carlson
			decedent's death. Ms. Lungren did provide certain information, including	
			a nice letter dated 4-2-14, in which	
			she notes that taxes are due in	
			December 2014, giving the	
			appearance that she intended for the	
			partnership business to continue for a	
			lengthy period of time.	
			SEE ADDITIONAL PAGES	
			JEL ADDITIONAL I AGES	

Page 2

Petitioner states: The partnership is the lessor and Scott Raven is the lessee of that certain farm lease dated 12-1-02 (extension of prior 1993 lease) that expires in 2023 (Exhibit D). Complicated rights to purchase the real property are included in the referenced documents. The documents give Ms. Lungren the right to purchase the estate's interest in the partnership land. Scott Raven has a right of first refusal in the Farm Lease in the event the land is sold, but not if purchased by Ms. Lungren.

Case No. 13CEPR00294

Earlier in 2014, communications occurred between Petitioner and Ms. Lungren and counsel regarding Ms. Lungren's intentions with respect to her right to purchase the decedent's interest. After a few months, Ms. Lungren proposed that she and Petitioner jointly market the real property. A price range was discussed in July 2014 between Petitioner and his counsel, Ms. Lungren and her counsel (Russell Wood, Esq.), and James Olivas, farm land specialist realtor.

Subsequently, Ms. Lungren and Petitioner agreed that an offer should be made to Scott Raven for purchase of the land for \$32,000/acre less 4% in lieu of a real estate commission. This is in the range of the FMV that Mr. Olivas had suggested. Mr. Wood sent a letter to Mr. Raven, copied to his attorney, J. Stanley Teixeira, on 8-5-14 communicating the offer to sell the partnership land (Exhibit E).

On 10-6-14, Mr. Teixeira transmitted a letter to Petitioner's counsel via email and mail informing her that Scott Raven and Charlyse Raven had purchased Ms. Lungren's interest in the partnership land for an undisclosed price. See deed purporting to convey interest at Exhibit F. The amounts of transfer taxes are not disclosed, concealing the amount of reported consideration for the purported transaction. Mr. Teixeira's letter also included an offer to purchase the estate's interest in the partnership real property for \$1,000,000.00.

To inform the Court, 241.9 acres at \$32,000/acre calculates to \$7,740,800; the estate's 50% share is \$3,870,400. On information and belief, the Probate Referee considers the lengthy lease to Scott Raven to be a detriment to value and appraised the land in the range of \$12,000/acre as of the decedent's death (3-29-13), severely discounting the value. The Probate Referee assigned a value of \$1,456,021 to the combined partnership land, \$12,021 of which was partnership cash.

To further inform the Court, the partnership documents prohibit sale of the partnership land by a partner without the consent of the other partner. Petitioner believes Ms. Lungren may have breached her fiduciary duties as partner by purporting to sell her interest in the land to Scott Raven and his wife, that the purported sale may be void or voidable and/or that Ms. Lungren may be liable to Petitioner and the estate by reason of her breach. From the information communicated to Petitioner by Mr. Olivas and others, Mr. Raven's proposal to purchase the estate's share of the partnership land is egregiously under market value.

Petitioner requests an order of this Court authorizing Petitioner not to proceed to sell the estate's interest in the partnership land as proposed by Mr. Raven.

SEE ADDITIONAL PAGES

Page 3

Petitioner states: Petitioner believes he has rights to partition the land and is informed that if Mr. Raven's purchase is valid, the consequence may be that his leasehold is extinguished, thereby relieving the partnership land of the burden of the lease on its value and tremendously increasing the value to the estate.

Case No. 13CEPR00294

In the alternative, if the lease is valid, it disparages the value of the land, and Petitioner may be better served to wait until the lease expires in 2023 and then sue in partition. The charitable beneficiaries of the estate are better served by obtaining the earliest highest and best price on sale of the land, and are not well served by delayed distribution, however, waiting until the value is not adversely impacted by the lease is in the beneficiaries' best interest.

Petitioner alleges that as executor and on behalf of the estate, he may have valid claims against Ms. Lungren, Mr. Raven, and potentially others. Petitioner does not have the legal knowledge to evaluate all of these issues and requires advice of skilled legal counsel to act prudently in these circumstances on behalf of the estate and beneficiaries.

Petitioner therefore requests authority to engage his attorneys, Bryan Hinshaw, a professional corporation, to provide him with a thorough legal analysis of the current issues. Exhibit G is a proposed fee agreement and CV of attorneys Richard Bryan and Caroline Hinshaw. The attorneys have indicated that they cannot accommodate the foreseeable level of legal work required to complete an analysis and advise Petitioner as to next steps if payment of fees for their services will be deferred for a long time period.

Therefore, Petitioner requests that the Court authorize execution of the proposed fee agreement and payment for legal services billed at regular rates up to the sum of \$25,000.00 for Bryan Hinshaw to provide advice and guidance regarding the partnership and land. Petitioner understands that these legal services are separate from the decedent's estate and are to be accounted for separately. Both the legal services and the charges therefor in connection with the partnership land matters will be subject to subsequent Court review and can be reported periodically if the Court so wishes.

In addition, Petitioner is in a quandary regarding management of the partnership land in these uncertain circumstances. For example, County Tax Collectors will not accept partial payment of taxes. The portion purchased by Scott Raven will be reappraised for real property tax purposes. The estate should not incur the anticipated greatly increased real property taxes consequent to the reappraisal. Other issues include insurance, utilities, wells, etc. See declaration of J. Stanley Teixeira filed 11-24-14.

To avoid penalties, Petitioner has paid the first installment of the 2014-2015 real property taxes on the land pursuant to tax bills received and certain water district assessments. Pending resolution, Petitioner requests the Court authorize Petitioner to pay 50% of the expenses and costs associated with the estate's ownership of the land and require Scott Raven and Charlyse Raven to pay the other 50%. Upon the anticipated legal analysis and recommendations from counsel, Petitioner will develop a plan of action and may apply again to the Court for instructions or complaints for declaratory or other relief.

SEE ADDITIONAL PAGES

Page 4

Petitioner requests this Court to order that:

1. Executor is authorized to not proceed to sell Estate's interest in the partnership land as proposed by Mr. Raven:

Case No. 13CEPR00294

- 2. Executor is authorized to execute the fee agreement in the form attached hereto as Exhibit G to engage Bryan Hinshaw as counsel and to pay the attorneys fees for legal services on invoice up to the amount of \$25,000.00 from the Estate, such legal services and the charges therefor to be subject to later review and approval by this Court;
- 3. Pending resolution of the issues, Petitioner requests the Order of this Court authorizing Petitioner to pay 50% of expenses and costs associated with the Estate's ownership of the subject land and requiring Scott M. Raven and Charlyse Raven to pay the other 50% of such expenses and costs; and
- 4. Such further order be made as the Court considers proper.

See also Memorandum of Points and Authorities in Support of Petition for Instructions filed 12-22-14.

Objection were filed by Scott M. Raven, along with Memorandum of Points and Authorities, on 2-23-15. Supplement to Objections was filed 2-27-15.

Objector states Marlyn Lungren sold her interest to Objector by Grant Deed dated 9-29-14, and Ms. Hinshaw was advised of the sale by letter dated 10-6-14. No response was received for two and a half weeks, evidenced by Ms. Hinshaw's letter of 10-24-14. At no time during the course of repeated inquiry about purchasing the estate's interest in the land did Mr. Reiff or his attorney provide any indication that sale of the land implicated partnership interests. Objector was a bona fide purchaser of Ms. Lungren's interest in the property and Chicago Title Company provided title insurance without reservation.

Objector has made offers for purchase of the estate's interest and stands willing to purchase the property and negotiate terms of sale. There are factors affecting the value which if not addressed immediately could result in serious economic damage to the estate. The plum trees on the property are at risk of being dead within six months or less. Due to continuing uncertainties and delays, Objector has now served Executor with a demand for immediate response to this situation by virtue of a letter form attorney Justin Campagne to Ms. Hinshaw.

Executor requests that he be authorized not to sell the estate's interest in the land as proposed by Objector. If this means specifically Objector's offer of \$1,000,000, it is irrelevant, as Objector has already confirmed his willingness to negotiate and will address the most recent appraisal. If the request is intended to bar any sale to Objector, then it is illogical as he is the most likely and logical buyer for the estate's one half undivided interest. Executor suggests waiting for the lease to expire before selling. This blissfully ignores the impact of projected drought conditions for the foreseeable future and lack of any guarantee the property will be worth the same or more at that time.

Executor requests authorization to enter into a fee agreement for extraordinary legal services up to \$25,000. This seems an unnecessary and exorbitant charge on the estate's resources given that Objector does not dispute the estate's ownership interest or his obligations under the lease.

SEE ADDITIONAL PAGES

Case No. 13CEPR00294

Page 5

Objector states (Continued):

Petitioner requests the Court order Objector to pay 50% of the expenses and costs of the estate's ownership of the land. Objector, as a 50% owner of the land, is willing, has paid, and will pay 50% of expenses and costs associated with ownership, and as such, no order is necessary. Further, Objector, as a tenant, has paid rental proceeds as required under the terms of the lease, and has observed all terms and conditions and confirms obligations to the estate as a tenant.

In summary, Objector objects to the petition for instructions as irrelevant and unnecessary, causing undue expenses and protracted delay in estate administration, not to mention the risk to the estate posed by the glacial pace of response to the water/well matter. Objector has retained the services of Attorney Justin T. Campagne to evaluate potential action and remedy with respect to the apparent delay of the executor in addressing the water issues. Attorney Campagne has been in contact with Attorney Hinshaw, and is trying to ascertain whether any arrangements have been made by the executor for moving forward with drilling water wells. Attorney Campagne was informed that the Executor is in Israel for three weeks and his attorney has no means to communicate with him and cannot confirm whether the estate will replace the wells pursuant to the lease.

Despite repeated attempts to communicate regarding the urgency of this matter, Executor has been slow to respond and is now **incommunicado** (emphasis in original), though he is not in a third world country.

See Points and Authorities in support of Objection.

Attorney for Executor filed Memorandum of Points and Authorities in Response to Objection on 3-3-15. See document for details.

8 Isaac Roman, Ilin Roman & Ilyssa Roman (GUARD/P)

Case No. 13CEPR00983

Petitioner: Guillermo Roman (pro per)
Petitioner: Maria Guadalupe Avila (pro per)

Petition for Appointment of Temporary Guardian of the Person

	Pennion for Appointment of Temporary Guardian of the Person			
			GENERAL HEARING 12/7/15	NEEDS/PROBLEMS/COMMENTS:
			MARIA G. AVILA and GUILLERMO ROMAN, maternal grandparents, are	This petition is as to ILYSSA ROMAN only.
Co	nt. from		petitioners.	Petitioners were previously appointed
	Aff.Sub.Wit.			as guardians for Isaac and Ilin
1	Verified			(3/27/14).
I <u></u>	Inventory			1. Need Notice of Hearing.
-	PTC			2. No ad proof of paragraph consider of
	Not.Cred.			Need proof of personal service of the Notice of Hearing along with
	Notice of			a copy of the temporary petition
—	Hrg	\ <u></u>		or Consent and Waiver of Notice
 	Aff.Mail	Χ		or Declaration of Due Diligence
-	Aff.Pub.			on:
	Sp.Ntc.			a. Ricardo Cantu (father)
	Pers.Serv.	Χ		
1	Conf.			
	Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/7/15
1	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 8 – Roman

9A AujaNeek Moore & Mary Jane Roberts (GUARD/P) Case No. 13CEPR01049

Petitioner Petitioner Debra D. Johnson (Pro Per – Maternal Grandmother – Petitioner) Sherrelle Moore (Pro Per – Maternal Aunt – Competing Petitioner) Petition for Appointment of Guardian of the Person (AujaNeek)

		DEBRA D. JOHNSON , Maternal	NEEDS/PROBLEMS/COMMENTS:	
Cont. from 063015, 081815, 092915		Grandmother and Guardian of Mary Jane, is Petitioner. SHERRELLE MOORE, Maternal Aunt, was appointed Guardian of AujaNeek 1/20/15.	Continued from 9/29/2015. Minute Order states Ms. Johnson requests two weeks in order to obtain counsel. The Court admonished that it will proceed on that date barring extraordinary circumstances.	
	Aff.Sub.Wit.		1. Need Notice of Hearing.	
~	Verified	~Please see Petition for details~	2. Need proof of personal service of	
	Inventory	Court Investigator Jennifer Daniel	Notice of Hearing with a copy of the	
	PTC	filed a report on 8/11/15.	petition at least 15 days prior to the hearing per Probate Code §1511 on:	
	Not.Cred.		- Sherrelle Moore (Guardian)	
	Notice of X		- Anthony Roberts (Father) - AujaNeek Moore (Minor)	
	Aff.Mail X		3. Need proof of service of Notice of Hearing with a copy of the petition at	
	Aff.Pub.		least 15 days prior to the hearing per	
	Sp.Ntc.		Probate Code §1511 or consent and waiver of notice or declaration of due	
	Pers.Serv. X		diligence on:	
>	Conf.		- Samuel Moore (Maternal Grandfather)	
	Screen		- Donald "Ray" Roberts	
>	Letters		(Paternal Grandfather)	
~	Duties/Supp		 Mary Jane Roberts (Sibling) Note: Maternal Grandmother Debra D. 	
	Objections Video		Johnson and Maternal Aunt Sherrelle Moore originally filed competing petitions for both minors.	
>	Receipt		On 1/20/15, Ms. Johnson was appointed	
~	Cl Report Clearances		Guardian of Mary Jane and Ms. Moore was	
-	Order		appointed guardian of AujaNeek.	
	Older		In this petition, Ms. Johnson seeks guardianship of AujaNeek in addition to Mary Jane.	
			Page B is the corresponding Petition for Termination of AujaNeek's Guardianship with Ms. Moore.	
			Ms. Moore's competing petition seeking guardianship of Mary Jane in addition to AujaNeek are Pages C and D of this calendar.	
	Aff. Posting		Reviewed by: skc (LEG for 10/13/15)	
	Status Rpt		Reviewed on: 10/8/15	
~	UCCJEA		Updates:	
	Citation		Recommendation:	
	FTB Notice	<u> </u>	File 9A – Moore & Roberts	

9B AujaNeek Moore & Mary Jane Roberts (GUARD/P) Case No. 13CEPR01049

Petitioner Debra D. Johnson (Pro Per – Maternal Grandmother – Petitioner)
Petitioner Sherrelle Moore (Pro Per – Maternal Aunt – Competing Petitioner)

Petition for Termination of Guardianship (Mary Jane)

	See Page 9A for details. NEEDS/PROBLEMS/COMMENTS:	
		Continued from 9/29/2015. Minute
		Order states Ms. Johnson requests two weeks in order to obtain counsel.
C		The Court admonished that it will
Cont from 081815, 092915		proceed on that date barring
Aff.Sub.Wit.		extraordinary circumstances.
		Note: It appears all service defects
Verified		have now been cured.
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc (LEG for 10/13/15)
Status Rpt		Reviewed on: 10/8/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 9B – Moore/Roberts

9B

9C AujaNeek Moore & Mary Jane Roberts (GUARD/P) Case No. 13CEPR01049

Petitioner Debra D. Johnson (Pro Per – Maternal Grandmother – Petitioner)
Petitioner Sherrelle Moore (Pro Per – Maternal Aunt – Competing Petitioner)

Petition for Appointment of Guardian of the Person (Mary Jane)

			SHERRELLE MOORE, Maternal Aunt and Guardian of AujaNeek, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
1 1	nt from 081815	,	DEBRA D. JOHNSON , Maternal Grandmother, was appointed Guardian of Mary Jane on 1/20/15 - Personally served 7/1/15	Continued from 9/29/2015. Minute Order states Ms. Johnson requests two weeks in order to obtain counsel. The Court admonished that it will proceed on that date barring
	Aff.Sub.Wit.		~Please see Petition for details~	extraordinary circumstances.
~	Verified			
	Inventory		Court Investigator Jennifer Daniel filed a	Note: It appears all service
	PTC		report on 8/11/15. See Page A for details.	defects have now been cured.
	Not.Cred.			
~	Notice of			
	Hrg			
~	Aff.Mail	W		
	Aff.Pub.			
	Sp.Ntc.			
~	Pers.Serv.	W		
~	Conf.			
	Screen			
~	Letters			
~	Duties/Supp			
	Objections			
	Video			
~	Receipt CI Report			
	Clearances			
 	Order			
	Aff. Posting			Reviewed by: skc (LEG for
	, i 33iii 19			10/13/15)
	Status Rpt			Reviewed on: 10/8/15
>	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 9C – Moore/Roberts

9C

9D AujaNeek Moore & Mary Jane Roberts (GUARD/P) Case No. 13CEPR01049

Petitioner Debra D. Johnson (Pro Per – Maternal Grandmother – Petitioner)
Petitioner Sherrelle Moore (Pro Per – Maternal Aunt – Competing Petitioner)

Petition for Termination of Guardianship (Mary Jane)

	See Page 9C for details.	NEEDS/PROBLEMS/COMMENTS:
		Continued from 9/29/2015. Minute Order states Ms. Johnson requests two weeks in order to obtain counsel. The Court admonished that it will
Cont from 081815		proceed on that date barring
Aff.Sub.Wit.		extraordinary circumstances.
Verified		Note: It appropries all coming defeate
Inventory		Note: It appears all service defects have now been cured.
PTC		
Not.Cred.		
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		D • • • • • • • • • • • • • • • • • • •
Aff. Posting		Reviewed by: skc (LEG for 10/13/15)
Status Rpt		Reviewed on: 10/8/15
UCCJEA Citation		Updates: Recommendation:
FTB Notice		File 9D – Moore/Roberts

9D

Van Doren, Cynthia M., of Selma (for Guardian Stephanee Woodward) Attorney

Probate Status Hearing Re: Filing of the First Account

Age: 11 years	STEPHANEE WOODWARD, mother's first cousin,	NEEDS/PROBLEMS/COMMENTS:
	was appointed Guardian of the Person and Estate on 8/22/2014.	Need first account of the
	Estate on 6/22/2014.	guardianship estate, or
	Letters issued on 8/22/2014.	verified status report
Cont. from		pursuant to Probate Code
Aff.Sub.Wit.	Final Inventory and Appraisal was filed	§ 12200, and proof of
Verified	1/9/2015 showing an estate value of	service of notice of the
Inventory	\$61,189.25.	status hearing pursuant to
PTC	First account of the guardianship estate was	Local Rule 7.5(B).
Not.Cred.	due 8/22/2015 .	2000
Notice of	Notice of Setting Status Hearing filed 8/28/2014	
Hrg	set this status hearing on 10/13/2015 for filing of	
Aff.Mail	the first account of the guardianship estate.	
Aff.Pub.		
Sp.Ntc.	Clerk's Certificate of Mailing shows the notice	
Pers.Serv.	was mailed to Attorney Van Doren on	
Conf.	8/28/2015.	
Screen	<u> </u>	
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		D 11 150
Aff. Posting		Reviewed by: LEG
Status Rpt		Reviewed on: 10/7/15
UCCJEA		Updates: Recommendation:
Citation	_	
FTB Notice		File 10 – Dela Fuente

12 Earniese Dickerson (GUARD/P)

Petitioner Carter, Tiffany (Pro Per – Guardian)

Citation

FTB Notice

Petition for Termination of Guardianship

TIFFANY CARTER, guardian, is petitioner. Age: 14 NEEDS/PROBLEMS/COMMENTS: Please see petition for details 1. Need Notice of Hearing. 2. Need proof of service fifteen (15) Cont. from days prior to the hearing of the Aff.Sub.Wit. Notice of Hearing along with a copy of the Petition for Verified Termination of Guardianship or Inventory consent and waiver of notice or PTC declaration of due diligence for: • Earnest Dickerson (Father) Not.Cred. • Demetria Detra Denise Notice of Strickland (Mother) Hrg • Earniese Dickerson (minor) Aff.Mail Χ • Ernest Dickerson, Sr. Aff.Pub. (Paternal Grandfather) Sp.Ntc. • Linda Carter (Paternal Grandmother) Pers.Serv. • Linn Ray Johnson Conf. (Maternal Grandfather) Screen • Christina Greathouse **Letters** (Maternal Grandmother) Duties/Supp **Objections** Video Receipt **CI Report** 9202 Order Aff. Posting Reviewed by: LV Status Rpt **Reviewed on:** 10/08/2015 **UCCJEA Updates:**

12

Recommendation:

File 12 – Dickerson

Case No. 14CEPR00752

Joseph Frank Fernandez (GUARD/P) 13

Petitioner: Emily Fernandez (pro per)

Guardian: Jack Frank Fernandez (pro per) Guardian: Lydia P. Fernandez (pro per)

Petition for Termination of Guardianship

			EMILY FERNANDEZ , mother, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Co	nt. from Aff.Sub.Wit.		JACK FERNANDEZ and LYDIA FERNANDEZ, maternal grandparents, were appointed guardians on 12/1/14.	Need proof of service of the Notice of Hearing on: a. Jack Fernandez (guardian) b. Lydia Fernandez (guardian) c. Austin Marks (father)
1	Verified		Please see petition for details.	d. Mario Dillanes (paternal
	Inventory		Court Investigator Report filed on 10/6/15.	grandfather) e. Monica Marks-Rea (paternal
	PTC		10/6/13.	grandmother)
	Not.Cred.			
1	Notice of			
	Hrg			
	Aff.Mail	Χ		
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
	Conf.			
	Screen			
	Letters			
	Duties/Supp			Note: Petitioner, Emily Fernandez, has
	Objections			also filed a Petition for Visitation that
	Video Receipt			is set for hearing on 10/29/15.
	CI Report			
	9202			
	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/8/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 13 – Fernandez

13

Case No. 14CEPR00801

Attorney

14

Petition for Final Distribution on Waiver of Account and for Allowance of Compensation

for Ordinary Services

or Ordinary Services	DODEDT DICKARD A	aluainiakuaka:: :-	NIFEDS (DDODLEAGS (COAAAAAAAAAA
DOD: 12/29/14	ROBERT PICKARD, A Petitioner.	aministrator, is	NEEDS/PROBLEMS/COMMENTS:
	Accounting is waiv	od	
	Accounting is waiv	cu.	
Cont. from	1&A -	\$320,000.00	
Aff.Sub.Wit.	POH -	\$214,744.18	
✓ Verified	Administrator -	waived	
✓ Inventory ✓ PTC	/ Carriir ii Sir Carol	Walved	
✓ PTC ✓ Not.Cred.	Attorney -	\$7,300.00 (statutory)	
1101101001	Creditor's Claim -	\$945.44 (proof of	
✓ Notice of Hrg	payment filed 08/2	•••	
✓ Aff.Mail w/		·	
Aff.Pub.	Distribution, pursual succession, is to:	nt to intestate	
Sp.Ntc.	succession, is io:		
Pers.Serv.			
Conf.	Leslie Herlich -	\$103,249.38	
Screen			
Letters 02/27/15			
Duties/Supp Objections			
Video			
Receipt			
CI Report			
√ 9202			
√ Order			
Aff. Posting			Reviewed by: JF
Status Rpt UCCJEA			Reviewed on: 10/08/15 Updates:
Citation			Recommendation: SUBMITTED
✓ FTB Notice			File 14 - Pickard

15A Kenneth Harold Moore (Estate)

Attorney: Jeffrey B. Pape (for Petitioner Harold Rick Moore, son)

Attorney: Steven P. Braccini; Brian Wilson, of Palo Alto (for Respondent Kenneth Randolph Moore, son)

Attorney: Mark S. Poochigian (also for Respondent Kenneth Randolph Moore, son)

Attorney: Gary G. Bagdasarian (for Richard E. Huber, Special Administrator)

Petition for Probate of Lost Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

Case No. 15CEPR00081

DC	D: 7/14/2014	HAROLD RICK MOORE, son, and second	NEEDS/PROBLEMS/COMMENTS:
		named Executor without bond, is Petitioner.	<u>Page 15B</u> is the Status Hearing Re Mediation.
	J. 6 051.415	Full IAEA — OK	Page 16 is the related Moore Family
	nt. from 051415, 1615, 081115	Lost Will Dated: 4/10/2001	Trust, 15CEPR00111. Note: Letters of Special
	Aff.Sub.Wit. S/P	Residence — Fresno Publication — Business Journal	Administration issued to RICHARD E. HUBER on 8/20/2015.
✓			Continued from 8/11/2015. Minute
	Inventory	Estimated value of the Estate:	Order states Counsel reports that
	PTC	Personal property - \$300,000.00	mediation is set for 9/25/2015 and a continuance is requested.
	Not.Cred.	Total \$300,000.00	·
 	Notice of Hrg	φουσ,σουσο	The following issue from the last hearing remains:
√	Aff.Mail W		Pursuant to Probate Code §
✓	Aff.Pub.	Petitioner states:Decedent's pour over Will conveyed	8223, need revised proposed order containing the provisions
	Sp.Ntc.	assets to the MOORE FAMILY TRUST	of the lost Will.
	Pers.Serv.	dated 4/10/2001, which provided that Decedent's assets were to be	Note: If Petition is granted, Court will
	Conf.	distributed in 5 equal shares to	set Status Hearings as follows: Tuesday, January 19, 2016 at
	Screen	Decedent's children;	9:00 a.m. in Dept. 303 for the
√	Letters	After Decedent's stroke in 2011, the Will	filing of final inventory and
√	Duties/Supp	and the MOORE FAMILY TRUST were in physical possession of Decedent's son,	appraisal; and
✓	Objections	KENNETH RANDOLPH (RANDY) MOORE,	• Tuesday, October 18, 2016 at 9:00 a.m. in Dept. 303 for the
	Video	who was named executor;	filing of first account and/or
	Receipt	 Randy then caused to be created and presented to his incapacitated father 	petition for final distribution.
	CI Report	(Decedent) an irrevocable trust entitled	Pursuant Local Rule 7.5, if the documents noted above are filed 10
	9202	the "KENNETH HAROLD MOORE	days prior to the dates listed, the
✓	Order	IRREVOCABLE TRUST dated 4/7/2011"	hearings will be taken off calendar and
	Aff. Posting	which was intended to alter the disposition of the Decedent's assets by	no appearance will be required. Reviewed by: LEG
	Status Rpt	excluding all of Decedent's children	Reviewed on: 10/7/15
	UCCJEA	and leaving the entirety of the estate to	Updates:
	Citation	Randy.	Recommendation:
	FTB Notice	~Additional pages omitted~	File 15A – Moore
			1 <i>C</i> A

15B Kenneth Harold Moore (Estate)

Case No. 15CEPR00081

Attorney: Jeffrey B. Pape (for Petitioner Harold Rick Moore, son)

Attorney: Steven P. Braccini; Brian Wilson, of Palo Alto (for Respondent Kenneth Randolph Moore, son)

Attorney: Mark S. Poochigian (also for Respondent Kenneth Randolph Moore, son)

Attorney: Gary G. Bagdasarian (for Richard E. Huber, Special Administrator)

Probate Status Hearing Re: Mediation

Tiobale states fleating ke. Mediation					
DC	D: 7/14/2014	HAROLD RICK MOORE, son, filed a Petition for	NEEDS/PROBLEMS/COMMENTS:		
		Probate of Will and for Letters Testamentary on			
		1/26/2015.			
		=			
l <u> </u>		KENNETH RANDOLPH MOORE, son, filed a			
Со	nt. from	Response to Petition for Probate of Will and for			
	Aff.Sub.Wit.	Letters Testamentary filed on 5/12/2015.			
	Verified	Minute Order dated 8/11/2015 from the last			
	Inventory	hearing on the petition for probate states			
	PTC	Counsel reports that mediation is set for			
	Not.Cred.	9/25/2015 and a continuance is requested.			
	Notice of	Matter set on 10/13/2015 for status re:			
	Hrg	mediation.			
	Aff.Mail				
	Aff.Pub.				
	Sp.Ntc.				
	Pers.Serv.				
	Conf.				
	Screen				
	Letters				
	Duties/Supp				
	Objections				
	Video	7			
	Receipt				
	CI Report				
	9202				
	Order				
	Aff. Posting		Reviewed by: LEG		
	Status Rpt		Reviewed on: 10/7/15		
	UCCJEA		Updates:		
	Citation	<u>_</u>	Recommendation:		
	FTB Notice		File 15B – Moore		

15B

16A Moore Family Trust dated 4/10/2001

Attorney: Jeffrey B. Pape (for Petitioner Harold Rick Moore, son)

Attorney: Steven P. Braccini; Brian Wilson, of Palo Alto (for Respondent Kenneth Randolph Moore, son)

Attorney: Mark S. Poochigian (also for Respondent Kenneth Randolph Moore, son)

Petition to Determine Existence of Trust, for Appointment of Harold Rick Moore as Trustee, for Imposition of Constructive Trust, to Enforce No Contest Clause, for Damages and for Attorneys' Fees and Costs

DOD: 7/14/2014					
c	ont. from 03171	5,			
	1415, 061615,				
08	1115				
	Aff.Sub.Wit.				
✓	Verified				
	Inventory				
	PTC				
	Not.Cred.				
✓	Notice of				
	Hrg				
✓	Aff.Mail				
	Aff.Pub.				
	Sp.Ntc.				
	Pers.Serv.				
Conf.					
	Screen				
	Letters				
	Duties/Supp				
✓	Objections				
	Video				
	Receipt				
	CI Report				
	9202				
	Order	Χ			
	Aff. Posting				
	Status Rpt				
	UCCJEA				
	Citation				
	FTB Notice				

HAROLD RICK MOORE, son and remainder beneficiary, is Petitioner.

Petitioner states:

- On 4/10/2001, Decedent created the MOORE FAMILY TRUST dated 4/10/2001 (2001 TRUST), which formed the basis of Decedent's estate plan (copy attached as Exhibit A);
- The 2001 TRUST devised the Decedent's trust property in equal shares to his 5 adult children: KENNETH RANDOLPH MOORE, ROBIN LARAE WILSON, HAROLD RICK MOORE, SHEILA RENEE SHAW and RONALD DEAN MOORE;
- trustee; successor trustees in order of preference are Randy Moore, Rick Moor (Petitioner), and Ron Moore; Decedent was trustee until January 7, 2011, when Decedent suffered a debilitating stroke requiring him to be hospitalized for several weeks; Decedent suffered another stroke requiring hospitalization on 2/24/2011;
- As a result of these strokes, Decedent no longer had capacity to act as Trustee; while Decedent was in hospital during the first part of 2011, the first successor trustee, Respondent Kenneth Randolph Moore (Randy) asked his sister in law, PAULA MOORE, to provide him with the original estate planning documents, which she procured and delivered to Respondent;
 On 4/7/2011, Respondent presented
- On 4/7/2011, Respondent presented Decedent with a new trust, the KENNETH HAROLD MOORE IRREVOCABLE TRUST dated 4/7/2011 (2011 TRUST), which devised all of the trust property to Respondent.

~Additional pages omitted~

NEEDS/PROBLEMS/COMMENTS:

Case No. 15CEPR00111

<u>Page 16B</u> is the Status Hearing Re Mediation.

<u>Page 15</u> is the related Estate of Kenneth Harold Moore, 15CEPR00081.

Continued from 8/11/2015.

Minute Order states Counsel reports that mediation is set for 9/25/2015 and a continuance is requested.

Note: Status Hearing Report filed 8/3/2015 for the last hearing by Attorney Pape for Harold Rick Moore states, in most pertinent part, that:

- There are two probate proceedings pending in this Court and two probate proceedings pending in Santa Clara Superior Court [described in detail on Pages 1 and 2 of Report];
- Harold Rick Moore, Robin Wilson, and Sheila Renee Shaw have filed Petitions to Change Venue of the Santa Clara actions to Fresno County, and the matters were continued to 8/3/2015.

Reviewed by: LEG
Reviewed on: 10/7/15
Updates:
Recommendation:
File 16A – Moore

16A

16B Moore Family Trust dated 4/10/2001

Case No. 15CEPR00111

Attorney: Jeffrey B. Pape (for Petitioner Harold Rick Moore, son)

Attorney: Steven P. Braccini; Brian Wilson, of Palo Alto (for Respondent Kenneth Randolph Moore, son)

Attorney: Mark S. Poochigian (also for Respondent Kenneth Randolph Moore, son)

Attorney: Gary G. Bagdasarian (for Richard E. Huber, Special Administrator)

Probate Status Hearing Re: Mediation

	The same states are all the sa	
DOD: 7/14/2014	HAROLD RICK MOORE, son, filed a Petition to	NEEDS/PROBLEMS/COMMENTS:
	Determine Existence of Trust, for Appointment	
	of Harold Rick Moore as Trustee, for Imposition	
	of Constructive Trust, to Enforce No Contest	
	Clause, for Damages and for Attorney's Fees	
Cont. from	and Costs on 2/2/2015.	
Aff.Sub.Wit.		
Verified	KENNETH RANDOLPH MOORE, son, filed an	
Inventory	Objection to Petition to Determine Existence of Trust, for Appointment of Harold Rick Moore as	
PTC	Trustee, for Imposition of Constructive Trust, to	
Not.Cred.	Enforce No Contest Clause, for Damages and	
Notice of	for Attorney's Fees and Costs on 5/11/2015.	
Hrg		
Aff.Mail		
Aff.Pub.	Minute Order dated 8/11/2015 from the last	
Sp.Ntc.	hearing on the petition to determine existence of trust states Counsel reports that mediation is	
Pers.Serv.	set for 9/25/2015 and a continuance is	
Conf.	requested. Matter set on 10/13/2015 for status	
Screen	re: mediation.	
Letters		
Duties/Supp		
Objections		
Video	7	
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: LEG
Status Rpt	<u></u>	Reviewed on: 10/7/15
UCCJEA		Updates:
Citation	<u></u>	Recommendation:
FTB Notice		File 16B – Moore

16B

Attorney Steven L. Shahbazian (for Administrator Robert Shintaku)

Probate Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 2/17/20	NEEDS/PROBLEMS/COMMENTS:
	OFF CALENDAR
	OII CALLINDAR
Cont. from	Final Inventory and Appraisal filed
Aff.Sub.Wit.	9/18/2015.
Verified	NOTE : Based upon filing of the
Inventory	Petition for Final Distribution upon
PTC	Waivers of Account, etc., set for
Not.Cred.	hearing on 11/5/2015, the Status
Notice of	Hearing set on 8/15/2016 for filing
Hrg	of the first and/or final account is
Aff.Mail	OFF CALENDAR.
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf.	
Screen	
Letters	
Duties/Supp	
Objections	
Video Receipt	
CI Report	
9202	
Order	
Aff. Posting	Reviewed by: LEG
Status Rpt	Reviewed on: 10/8/15
UCCJEA	Updates:
Citation	Recommendation:
FTB Notice	File 17 – Shintaku

James J. Mele (for Corey Kliewer, Administrator with Will Annexed) Attorney

Probate Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 2/11/2015		COREY KLIEWER, grandson, was appointed	NE	EDS/PROBLEMS/COMMENTS:
		Administrator with Will Annexed with Full		
		IAEA authority without bond on 5/12/2015.	2.	Need Final Inventory and
				Appraisal pursuant to
Cont. from		Letters issued on 5/13/2015.		Probate Code § 8800(b), or verified Status Report and
Aff.Sub.Wit.				proof of service of notice of
Verified		Pursuant to Probate Code § 8800(b), Final		the Status Hearing pursuant
Inventory	Χ	Inventory and Appraisal was due 9/13/2015.		to Local Rule 7.5(B).
PTC				
Not.Cred.		Minute Order dated 5/12/2015 from the		
Notice of		hearing on the petition for probate set the		
Hrg		matter for a Status Hearing on 10/13/2015		
Aff.Mail		for filing of the final inventory and appraisal.		
Aff.Pub.				
Sp.Ntc.				
Pers.Serv.				
Conf.				
Screen				
Letters				
Duties/Supp				
Objections				
Video				
Receipt				
CI Report				
9202				
Order				
Aff. Posting				viewed by: LEG
 	Χ			viewed on: 10/8/15
UCCJEA			-	odates:
Citation				commendation:
FTB Notice			File	e 18 – Samarin

19 In Re: Gramenz Family Living Trust Agreement Case No. 15CEPR00398

Attorney: Steven S. Picone, (for Objectors Daniel Caballero & Baldermar Martinez)

Attorney: Lisa Horton (for Petitioner Rande L Gramenz)

Amended First Account and Report of Trustee and Petition for its Settlement

			NEEDS/PROBLEMS/COMMENTS:
		RANDE L. GRAMENZ, Successor Trustee, is petitioner.	
		[
		Petitioner states settlor, Opal E. Gramenz, died	Continued from 9/1/15.
Car	nt. from 090115	on 12/28/12.	Minute order states Ms. Horton
Cor		A	reports that she is trying to
\vdash	Aff.Sub.Wit.	Account period: 12/29/12 – 6/30/15	work things out with Mr.
✓	Verified	Accounting - \$1,575,344.83	Picone.
	Inventory	Beginning POH - \$1,432,128.43	
	PTC	Ending POH - \$1,334,752.81	
	Not.Cred.	-	
1	Notice of	Petition states pursuant to Article V section 1 of	
	Hrg	the trust he has paid his attorney \$5,000.00.	
1	Aff.Mail W/	Pursuant to Probate Code §15681 he is entitled to reasonable compensation from the Trust.	
\vdash	A# Dub	Trust funds totaling \$14,850.00 have been used	
\vdash	Aff.Pub.	to pay Trustee's reasonable compensation for	
\vdash	Sp.Ntc.	his services. This figure was derived from 1% of	
\vdash	Pers.Serv.	the total sale price (\$1,485.000) of the duplex.	
	Conf.		
\vdash	Screen	Petitioner states the decedent has a bank	
\vdash	Letters	account at Chase with Kenneth Caballero for	
\vdash	Duties/Supp	the purpose of having someone available to sign checks. Kenneth Caballero was a joint	
✓	Objections	owner but never signed a check, deposited or	
	Video	withdrew funds from the account while the	
	Receipt	Decedent was alive. All of the funds in the	
	CI Report	account on Decedent's date of death were	
	9202	hers. After Decedent's death, Kenneth	
1	Order	Caballero used some of the funds to pay for	
	Aff. Posting	funeral expenses, but kept the remaining funds. Trustee demanded the funds so that	Reviewed by: KT
\vdash	Status Rpt	they could be deposited into the trust account	Reviewed on: 10/7/15
\Box	UCCJEA	but Kenneth Caballero refused. Since	Updates:
\Box	Citation	Kenneth Caballero kept those funds, then in	Recommendation:
	FTB Notice	the sum of those funds (\$59,494.49, after the	File 19 - Gramenz
		payment of funeral expenses) will be counted	
		as a preliminary distribution and taken from Kenneth Caballero's distributive share.	
		Refile III Caballeto 3 distributive strate.	
		Petitioner prays that the Trustee's first account	
		and report be settled, allowed and approved	
		as filed.	

19 In Re: Gramenz Family Living Trust Agreement Case No. 15CEPR00398

Objections to Amended First Account and Report filed by Daniel Caballero and Baldemar Martinez on 8/31/15. Objectors object to the Accounting with respect to Petitioner Trustee's assertion that the joint checking account titled in the name of Kenneth Caballero and Opal Gramenz was a Trust asset and that Kenneth Caballero's beneficial interest in the Trust should be reduced by the amounts left in the joint account at the date of Opal Gramenz's death.

Petitioner's assertion that the funds in the Chase Bank joint account are trust assets and should be counted against Kenneth Caballero's share is flatly wrong as a matter of law. As such the accounting should be revised.

Probate Code §5302 (a) establishes in pertinent part that:

"Sums remaining on deposit at the death of a party to a joint account belong to the surviving party or parties as against the estate of the decedent unless there is clear and convincing evidence of a different intent..."

Petitioner has not alleged, let alone proven, that Opal Gramenz and Kenneth Caballero intended for the money held in the Chase joint checking account to be distributed in a different manner other than that provided for by law.

Wherefore, Objectors pray as follows:

- 1. That the Petition to Approve the Amended Account be denied;
- 2. That Rande L. Gramenz be ordered to file and serve a code compliant amended accounting of the Trust within 45 days of issuance of the order;
- 3. For costs, and for such other and further relief as the Court deems just and proper.

Petitioner

Laurie Lee Cardoza (Pro Per Petitioner)

Petition for Appointment of Guardian of the Person

		NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
	ont. from 080415, 0115 Aff.Sub.Wit.	LAURIE LEE CARDOZA, maternal cousin, is Petitioner. ~Please see Petition for details~ Court Investigator Dina Calvillo's	Continued from 9/1/2015. Minute Order states the Petitioner is ordered to file her response to Ms. Wilson's recently filed document [Declaration filed 8/31/2015] by no later than 9/15/2015. Parties are admonished
✓	Verified	Report was filed on 7/28/2015.	that the Court will not consider anymore late filing by anyone.
✓ ✓ ✓ ✓	Inventory PTC Not.Cred. Notice of Hrg Aff.Mail W/ Pet. and Decl. Aff.Pub. Sp.Ntc. Pers.Serv. Conf.	Petitioner filed on 7/31/2015 a Declaration of Statements for Judge Review. Declaration of MARYANNE WILSON, mother, was filed 8/31/2015. Petitioner LAURIE CARDOZA filed on 9/22/2015 a Declaration of Statements to the Judge for Review.	 Need proof of personal service of the Notice of Hearing with a copy of the Petition for Appointment of Guardian, or Consent to Appointment of Guardian and Waiver of Notice for: Nicola Nitti, II, father, if Court does not find due diligence per Declaration filed 7/6/2015; and filed on 8/5/2015, stating no information or findings were obtained from
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Screen Letters Duties/Supp Objections Video Receipt CI Report Clearances Order		 Petitioner's search. Need proof of service by mail of the Notice of Hearing with a copy of the Petition for Appointment of Guardian, or Consent to Appointment of Guardian and Waiver of Notice for: Nicola Nitti, paternal grandfather, if Court does not find due diligence per Declaration filed 7/6/2015; and filed on 8/5/2015, stating no information or findings were obtained from Petitioner's search.
	Aff. Posting		Reviewed by: LEG
	Status Rpt		Reviewed on: 10/8/15
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 20 – Nitti

Petitioner

Leland Hobson (GUARD/P)
Campbell, Phyllis Renee (pro per – maternal cousin)
Petition to Appoint Guardian of the Person

22 Melissa Valenzuela (CONS/P)

Petitioner: Cynthia Garza Lopez (pro per)

Attorney: Lisa Horton (court appointed for conservatee)

Petition for Appointment of Probate Conservator

	THERE IS NO TEMPORARY. No temporary was requested.	NEEDS/PROBLEMS/ COMMENTS:
	CYNTHIA G. LOPEZ, mother, is petitioner	Court Investigator Advised Rights on 8/11/15
Cont. from 090115	Please see petition for details.	
Aff.Sub.Wit. ✓ Verified	Court Investigator Report filed 8/26/15.	Continued from 9/1/15. Minute order states the petitioner is provided a
Inventory PTC		copy of the examiner not3es and directed to
Not.Cred.		cure the defects. As of
✓ Notice of		10/7/15 the following issues remain:
Hrg ✓ Aff.Mail W/		Petition indicates the
Aff.Pub.		proposed conservatee is developmentally
Sp.Ntc.		disabled. Therefore
✓ Pers.Serv. W/ ✓ Conf. Screen ✓ Letters		need proof of service of the Notice of Hearing along with a copy of the Petition, 30 days prior to the hearing, on regional
✓ Duties/Supp		center pursuant to Probate Code §1822(e).
Objections	_	
✓ Video Receipt		Need Capacity Declaration re: medical
✓ CI Report		consent.
9202		
✓ Order		
Aff. Posting		Reviewed by: KT
Status Rpt	4	Reviewed on: 10/7/15
UCCJEA	-	Updates:
✓ Citation	_	Recommendation:
FTB Notice		File 22 – Valenzuela

22

Case No. 15CEPR00719

23 Seagraves Family Trust dated June 13, 2012

Case No. 15CEPR00738

Attorney: Gary G. Bagdasarian (for Petitioner Steven Seagraves)
Attorney: Curtis D. RIndlisbacher (for Objector Gregory Seagraves)

Petition by Successor Co-Trustee/Beneficiary for Removal of Successor Co-Trustee and Appointment of Sole Successor Trustee

			STEVEN SEAGRAVES, Successor Trustee of the	NEEDS/PROBLEMS/COMMENTS:
			Trust, is petitioner.	
			Petitioner alleges:	Continued from 9/15/15. Minute order states the Court grants temporary orders to
Cont. from 091515		5	The SEAGRAVES FAMILY TRUST was	Steven Seagraves without
	Aff.Sub.Wit.		established by declaration of Trust dated	prejudice. Any written
1	Verified		6/13/12 by settlors ELMER LEON SEAGRAVES	objections are to be filed and
	Inventory		and RUBY T. SEAGRAVES.	properly served no later than 10/6/15.
	PTC		Elmer L. Seagraves was the initial trustee.	10,0,10.
	Not.Cred.			
1	Notice of Hrg		Elmer L. Seagraves died on 6/16/15.	Need Order
1	Aff.Mail	W/	Pursuant to the terms of the trust, upon	
		, , ,	death of Elmer L. Seagraves, Steven Seagraves and Darrell Seagraves, children of	
	Aff.Pub.		the settlors, were appointed successor Co-	
	Sp.Ntc.	14//	Trustees. In addition, pursuant to the terms of	
✓	Pers.Serv.	W/	the Trust, Steven Seagraves and Darrell	
	Conf.		Seagraves, were beneficiaries of equal	
	Screen		shares of the Trust estate upon the passing of	
	Letters		Ruby T. Seagraves.	
	Duties/Supp		Darrell Seagraves is currently incarcerated in	
	Objections		the Fresno County Jail.	
	Video			
-	Receipt		The Trust provides that if an individual Trustee	
<u> </u>	CI Report		cannot participate in the activities because of physical or mental incapacity, or	
	9202	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	otherwise cannot act, during any period of	
\parallel	Order	Χ	incapacity, the Co-Trustee, or if there is no	Paviawad by VT
\parallel	Aff. Posting		Co-Trustee, then the Successor Trustee shall	Reviewed by: KT
	Status Rpt UCCJEA	-	act as Trustee, having all rights and powers	Reviewed on: 10/7/15 Updates:
	Citation	<u> </u>	granted to the Trustee by instrument.	Recommendation:
	FTB Notice		Petitioner alleges that the incarceration of Darrell Seagraves prevents him from	File 23 - Seagraves
	TIDITORICE		participating in the Trust activities and is	inc 20 - Jeaglaves
			otherwise unfit to administer the Trust	
			pursuant to Probate Code §15642(b)(2).	
			Please see additional page	

23 Seagraves Family Trust dated June 13, 2012 Case No. 15CEPR00738

The trust provides that no bond shall be required of any person named in the instrument as Trustee.

Petitioner requests that:

- 1. The Court appoint Steven Seagraves as sole successor Trustee of the Seagraves Family Trust dated June 13, 2012;
- 2. Steven Seagraves be granted full authority as sole Successor Trustee of the real property assets of the Trust including but not limited to property located at 5078 E. Weathermaker, Fresno;
- 3. The Court determine that no bond be required of the sol Successor Trustee.

Order appointing Steven Seagraves as acting sole successor Trustee until 10/13/15 was signed on 9/15/15.

Objection to Petition for Removal of Co-Trustee, with proof of service, filed on 10/2/15. GREGORY SEAGRAVES, in his capacity as agent for DARRELL LEON SEAGRAVES, is objector. Objector admits that Darrell Leon Seagraves is being held in the Fresno County Jail pending disposition of charges that have been filed against him. Objector believes that Darrell Leon Seagraves has plead "Not Guilty" to each of those charges. Darrell Leon Seagraves is presumed innocent of those charges and his being temporarily held in custody does not prevent him from fulfilling his duties as a Co-Trustee. The only asset of the Trust consists of the residence of Ruby Seagraves as well as the household furniture, furnishings and personal effects of Ruby Seagraves. Any administrative duties can be performed by Objector by discussing decisions with him and bringing any necessary documents to him for signature.

Objector further alleges that it was the express intent of his parents that Objector Darrell Leon Seagraves serve together with Steven Seagraves as Co-Trustees unless either one was incapacitated.

Darrell Leon Seagraves has lived with his parents for many years and was caring for his mother prior to being taken into custody. When released from custody Objector is informed and believes that Darrel Leon Seagraves plans to return to his parents' home to care for his mother.

Objector believes that Ruby Seagraves wants to reside in her own residence. There are caretakers who could be hired to provide for her own care in her own home, but Objector alleges Steven Seagraves is more interested in preserving the assets of the trust for his own use following the death of Ruby Seagraves than managing and administering the trust for the care of Ruby Seagraves.

On or about 8/13/15, Objector asked Steven Seagraves how much money was available and was told there was approximately \$60,000 in a CD and \$10,000 in the checking account. Steven Seagraves told Objector that he used about \$7,000 for his attorney's fees.

Objector Prays that the Petition of Steven Seagraves be denied and that Steven Seagraves and Darrell Leon Seagraves continue to serve as Co-Trustees.

24 Celia P. Rios (CONS/P)

Case No. 15CEPR00749

Attorney: Stephen M. Denning (for Petitioner Andrea Cantu)
Attorney: Flora Istanboulian (court appointed for Conservatee)

Petition for Appointment of Probate Conservator

			THERE IS NO TEMPORARY. No	NEEDS/PROBLEMS/COMMENTS:
			temporary was requested.	
			ANDREA CANTU, daughter, is	Court Investigator Advised Rights on 9/1/15.
			petitioner.	7/1/13.
Со	nt. from 09151	5	,	Voting rights affected need minute
	Aff.Sub.Wit.		Please see petition for details.	order.
✓	Verified			
	Inventory		Court Investigator Report filed on	
	PTC		9/10/15.	
	Not.Cred.			
1	Notice of			
	Hrg			
✓	Aff.Mail	W/		
	Aff.Pub.			
	Sp.Ntc.			
✓	Pers.Serv.	W/		
1	Conf.			
	Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video			
	Receipt			
✓	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/7/15
	UCCJEA			Updates:
1	Citation			Recommendation:
	FTB Notice			File 24 – Rios

Attorney

26

Ileana Quiroz (GUARD/P) Case No. 15CEP LeVan, Nancy (for Thomas Quiroz & Alice Quiroz – paternal grandparents/Petitioners)

Petition for Appointment of Guardian of the Person

Age: 12			NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
			THOMAS QUIROZ and ALICE QUIROZ,	
			paternal grandparents, are Petitioners.	
			Father: ALEX QUIROZ – Waiver of	
Со	nt. from		Notice filed 08/24/15	
	Aff.Sub.Wit.		Mother: ANGELA CORTEZ - Waiver of	
✓	Verified		Notice filed 08/24/15	
	Inventory		Maternal grandfather: BASILIO CORTEZ	
	PTC		- served by mail on 08/13/15	
	Not.Cred.		Maternal grandmother: ANGELA	
✓	Notice of		CORTEZ – served by mail on 08/13/15	
	Hrg			
✓	Aff.Mail		Siblings: JOSE CORTEZ (8), DAMIEN	
-	Aff.Pub.		LEON (5), SOPHIA LEON (3), DEREK LEON (8 mos.)	
	Sp.Ntc.		12011 (011103.)	
	Pers.Serv.	n/a	Petitioners state [see Petition for	
√	Conf.		details].	
	Screen		Count laws at a Chandatha Bion file of a	
√	Letters		Court Investigator Charlotte Bien filed a report on 09/25/15.	
√	Duties/Supp		1epon on 07/23/13.	
	Objections	1		
	Video			
√	Receipt CI Report			
Ě	9202			
✓	Order			
 	Aff. Posting			Reviewed by: JF
	Status Rpt			Reviewed by: 31 Reviewed on: 10/08/15
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 26 – Quiroz

Attorney

27

Isaiah Smith (GUARD/P)
Lopez, Amy L. (for Gilbert A. Ruelas – non-relative/Petitioner)

Petition for Appointment of Guardian of the Person

Age: 8			TEMPORARY EXPIRES 10/13/15	NEEDS/PROBLEMS/COMMENTS:
			GILBERT RUELAS, non-relative, is Petitioner. Father: ROBERT MEDINA – Consent &	Need CI/DSS Report and clearances – CI to provide.
Co	nt. from		Waiver of Notice filed 08/11/15	2. Need proof of service by
	Aff.Sub.Wit.		Mother: ALEXANDRIA SMITH – Personally	mail at least 15 days before the hearing of
√	Verified		served on 08/21/15	Notice of Hearing <u>or</u>
	Inventory			Consent & Waiver of
	PTC		Paternal grandfather: UNKNOWN Paternal grandmother: ERNESTINA	Notice <u>or</u> Declaration of Due Diligence for:
	Not.Cred.		MEDINA – served by mail on 08/17/15	a. Paternal grandfather
√	Notice of		,	
	Hrg	,	Maternal grandfather: BRIAN SMITH –	3. Need Letters.
✓	Aff.Mail	w/	Consent & Waiver of Notice filed 08/11/15 Maternal grandmother: CLAUDIA NOE –	
\vdash	Aff.Pub.		served by mail on 08/17/15	
✓	Sp.Ntc. Pers.Serv.	\\/\/	·	
▼	Conf.	w/	Petitioner states [see file for details].	
ľ	Screen		Court Investigator Julie Negrete filed a	
	Letters	Х	Supplemental Report on – NEED REPORT.	
√	Duties/Supp			
	Objections			
	Video			
	Receipt			
\vdash	CI Report	Χ		
✓	9202			
Ě	Order			Reviewed by: JF
	Aff. Posting Status Rpt			Reviewed by: JF Reviewed on: 10/08/15
√	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 27 – Smith

29 Shaquille Wortham (GUARD/P) Case No. 15CEPR00960

Petitioner Johnson, Darneisha (Pro Per – Cousin)

Petition for Appointment of Temporary Guardian of the Person

Age: 14			GENERAL HEARING 12/07/2015	NEEDS/PROBLEMS/COMMENTS:
	nt. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred.		DARNEISHA JOHNSON, cousin, is petitioner. Please see petition for details	1. Need proof of personal service five (5) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Appointment of Temporary Guardian or consent and waiver of notice or declaration of due diligence for: Ursula Richardson (Mother) Shaquille Wortham (Minor)
√	Notice of Hrg			
✓	Aff.Mail	w/		
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.	Х		
✓	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 10/08/2015
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 29 – Wortham

30 Jordan Gongora (GUARD/P) Co Petitioner Lopez, Bonifacio (Pro Per – Step-Father) Case No. 15CEPR00961

Petition for Appointment of Temporary Guardian of the Person

Age: 4		GENERAL HEARING 12/08/20	15 NEEDS/PROBLEMS/COMMENTS:
Corr	nt. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	BONIFACIO LOPEZ, step-father, is petitioner. Please see petition for detai	Need proof of personal service five (5) days prior to the hearing of the Notice of Hearing along
Ľ	Aff. Postina		Reviewed by: LV
=			Reviewed on: 10/08/2015
	UCCJEA		Updates:
<u> </u>	Citation	=	
_	FTB Notice	=	File 30 – Gongora
√ √ √ √	Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation		Updates: Recommendation: